on the vehicle at all times when alcoholic beverages are being transported. The fee for such identification shall be two dollars for each vehicle. Provided, however, whenever the Comptroller finds as a fact that a jurisdiction outside of the State of Maryland exacts a tax, assessment, impost, or other charge or restriction, in connection with the solicitation, sale and distribution of alcoholic beverages consigned to such jurisdiction from a Maryland license or permit holder, that is in excess of such tax, assessment, impost, or other charge or restriction exacted of persons within such jurisdiction, in connection with the solicitation, sale and distribution of alcoholic beverages consigned to such jurisdiction from a license or permit holder other than a Maryland license or permit holder and that such greater tax, assessment, impost, or other charge or restriction in fact discriminates against a Maryland license or permit holder, then the Comptroller shall impose on the seller a similar or like tax, assessment, impost or other charge or restriction for the privilege of soliciting sales of alcoholic beverages and/or consigning alcoholic beverages from such jurisdiction to persons in the State of Maryland. Provided, however, the retaliatory provisions of this section affecting distillers shall not apply to any person who has a distillery plant in any other state or states, if such person has a distillery plant in this State.

(e) Bulk [sale] transfer permit.—A person whose license has expired or otherwise has been discontinued may, within sixty days subsequent to the last day the license was effective, apply to the Comptroller for a permit to authorize [sale] transfer with or without consideration whether by sale, gift, inheritance, assignment or otherwise of the stock of alcoholic beverages on hand as of such day. Such a permit shall authorize the [sale] transfer only to a license holder, which shall be consummated within the period covered by such permit.

74.

(a) Generally.—Any holder of a license under the provisions of this article, including a receiver or trustee for the benefit of creditors, may be permitted to transfer his place of business to some other location and/or sell or assign said license and transfer his stock in trade to another person, provided that application for such transfer and/or sale shall be made, and that a bulk [sales] transfer permit is obtained where the stock of alcoholic beverages is to be [sold] transferred whether by sale, gift, inheritance, assignment or otherwise, and irrespective of whether or not consideration is paid, and the new location and/or assignee shall be approved as in the case of an original application for such license. Such transfer and/or assignment when made shall be endorsed upon the license by the official issuing the same, upon the payment of a fee of one dollar (\$1.00) in addition to the costs of publication and notice, which shall be paid at the time of the filing of the application for the transfer and/or sale. This section shall permit the transfer of location and the assignment of license in the same application.

SEC. 2. And be it further enacted, That this Act shall take effect June 1, 1963.

Approved April 17, 1963.